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Total fire enclosed from the Henry Courty Art and IN 1854 AND 1845 PRUMIUM FOR BEST JOB WORK All on A to the same of the sa LOW AS AT ANY CITY IS OBTO. 1858, be so amended as to read as fol-

E. W. PROUT or final order has been or shall be revers-PITTENGER & PROUT, ATTORNEYS AT LAW

THE RESERVE

OBBESSAL COLLECTING & INSUSANCE AGENTS

HOMEPATHIC PHYSICIAN. TOMB'SBLOCK. DR. WAPP will attend promptly to the duties may 1, '57-11.

ERTY cuthe mostressensulate terms. The Vit lage Deprementiasirong and active. The Farmer a Departmentia New but wrosperous insure a the low-strates knows to any responsible Company. It of Price as the Corner of Washing toward Marketstreets. 2d story. Time. O. Lit own court, but such power shall not extend further than to stay proceedings, un-July 27, 1883

REORGE E. SENEY. WILL give prompt attention to all business to judgments of justices of the peace.

Sec. 2. Original section that

OFFICE, in Commercial Row, up stairs: Time, Nov., 3d, 1854.—sr. J. C. LEE

ATTOTNEY AT LAW, and Solicitorin Chancery.

Rooms, over George Taylor's Store.

Tiffin, Nov. 15th 1855.

T. C. TUNISON, ATTORNEY AT LAW OFFICE Shawhan's Block, Up Stales, Tiffin, May, 5th, 1855. 1y

J. M. PATTERSON, ATTORNEY AT LAW OFFIGE, opposite Commercial Row. Tiffin, Nov. 9th 1885.

W. P. & H. NOBLE. Attorneys & Counsellors at Law. OFFICE, one door south of Gallup's Jowel of Store, Up Stales RANDER STRM.

ATTORNEYS AT LAW. Professional business and the collection of all kinds of claims promptly attended to.

Tiffin, Sept. 17th 1851. ly

LEWIS H. PIKE. Attorney and Counsellor at Law, will give sare, in the line of his profession.

WILLIAM GALLUP CLOCK AND WATCHMAKER. Atl kinds of watches kept constantly on hands Store in Commercial Row. Tiffia, Sept. 17th, 1851. ly

Tiffin, October, 27th 1854 ly.

H. M. MARTIN DILDINE & MARTIN ATTORNEYS AT LAW GENERAL LAND AGENTS,
MARENO? Iowa Cauniv, Iowa.
Will attend to all Business entrusted to their
sere, in Iowa and adjoining Counties.
Isaa 20, 1856.

G. W. & E. J. CUNNINGHAM PROPRIETORS OF

ROCKLAND MILLS. And dealers in Wheat, Corn, Rys, Oata, Clover, Comothy and Fiax seeds, Flour, Gorn Meal and MIII Food of all kinds

[may2,fifyly] H. S. Wenner and Co., MANUPACTURERS OF CARRIAGES, Buggies

SULETES., ETC., I forson st., near the German Catholic Church, TIFFIN OHIO.

TOHN G. PATTERSON ATTORNEY AND COUNSELLOR AT LAW Office with J. C. Lee,

TIFFIN OHIO Will, attend prematly to evitations and all beckers pets 12.57

Tiffin & Ft. Wayne Rail Road Office of the T. & Ft. W. R. R. Co.,

A HE affice afters can pany is permanently located in Tolks, and the terrical promocoupled, are a Commun-ciality, Washington attents.

140. Canna.

Rang. Persident

TOMB, HUSS & CO BANKERS. MAIN ST., TIFFIN OH 10.

I TAVE associated themselved together for the parameter of transacting a general Berking he mass which sell he continued as heretomes as larthe style of Tomb, Hers & Co.

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HOSTILE ALIKE TO THE DESPOT AND DEMAGOGUE. FEARLESS FOR TRUTH, FOR GOD, AND HUMANITY.

ed, either whole or in part, in the court

of common pleas, the district court, or

same shall proceed to render such judg-

ment as the court below should have ren-

court of common pleas, the district court,

N. H. VAN VORHES.

April 11, 1857.

March 11, 1853.

Court.

by repealed.

No. 112.]

April 15th, 1857.

be in force from and after its passage.

Speaker of House of Representatives.

AN ACT

N. H. VAR YORHES.

THOMASH FORD,

President of the Senate.

(No 130.) AN ACT.

Speaker of the House of Representatives THOMAS H. FORD,

TIFFIN, OHIO, FRIDAY, MAY 15, 1857.

PUBLISH'D BY AUTHORITY.

AN ACT.

[No. 96] AN ACT.

[ owners of private property appropriated in which the court shall give infigurent in to the use of corporations," and the set amendatory thereto, so far as the same may be applicable. Provided, that if the appropriated in which the court shall give infigure in cases under the court shall authorize to draw such orthic terms of the wife for alimony alone, with ders: All belonging to any board of education organized in any city or incorporation.

Sec. 2. That sections one, nine and the set in the section of the wife for alimony alone, with ders: All belonging to any board of education organized in any city or incorporation.

N. H. VAN VORHES be applicable; Provided, that if the appearance of said act and in cases and village shall be paid out on the or pellant shall not, on said trial in the provided and in rendered for both distriction fourteen of said act and in cases and village shall be paid out on the or Speaker of the House of Representatives that court obtain judgement, exclusive of vorce and alinony, either party may appearance in any city or meorpor.

Speaker of the House of Representatives that court obtain judgement, exclusive of vorce and alinony, either party may appearance in any city or meorpor.

Speaker of the House of Representatives that court obtain judgement, exclusive of vorce and alinony, either party may appearance in any city or meorpor.

Speaker of the House of Representatives that court obtain judgement, exclusive of vorce and alinony, either party may appearance in any city or meorpor.

Speaker of the House of Representatives that court obtain judgement, exclusive of vorce and alinony, either party may appearance in any city or meorpor.

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said probate court, be and the same is hereby repealed, til the matter can be further heard by the

N. H. VAN VORHES. Speaker of the House of Representatives. THOS, H. FORD, President of the Senate.

No. 196]
AN ACT
o amend the act concerning Divorce and Alimo-ny, passed March 11, 1853.

April 14, 1857.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That amended so as to read as follows: Sec. 3. after to be commenced That in all cases where a divorce shall be To amend Sec. 250 of an act to establish or her petition in the office of the clerk of a Code of Civil Proceedure, passed the court of common pleas of the proper county, which petition shall state the true cause of complaint; and if the adverse Secreton 1. Be it enseted by the General Assambly of the State of Ohio, That party is a resident of the county in which Section 250 of the act entitled "An act to the petitton is filed, the clerk of said establish a Code of Civil Proceedure," passed March 11, 1853, he so amended the sheriff of the county, which, together as to read as follows: Section 250. In with a copy of the petition, shall be serv-all cases where an injunction has been ed on the adverse party at least six weeks granted, the defendant at any time before before the hearing of the case; but if the section two of said act be so amended as the trial, may apply to the Court in which defendant is not a resident of such count to read as follows: Sec. 2. The said tax-The first, may apply to the Court in which is present of said to read as follows: Sec. 2. The said taxthe action is brought or any Judge there of, or to the Supreme Court, or any Judge there of, or any Judge there o pending, for the term of six consecutive which such motion will be heard as the weeks, and in such a case a summons Court or Judgo hearing the same shall and copy of the petition shall forthwith, deem reasonable. The application may on the filing of the polition, be deposited be made upon the patition and affidavits in the post office, directed to the defend upon which the injunction is granted, or ant at his or her place of residence, unless upon affidavits on the part of the party it shall be made to appear in the court, OFFICE, Shawhans Block Market Street, enjoined, with or without answer. The by affidavit or otherwise that such resior modifying an injunction, shall be re- could not with reasonable dilligence be asturned to the office of the Clerk of the certained by him or her; or if the defend-Court in which the action is brought and ant shall reside in any other county of recorded and obeyed as if made by the this State, the applicant may, at his or Sac. 2. That original Section 250 of summons and a copy of the petition, at the act aforesaid be and the same is here | least six weeks before the hearing of said case, and said case may be heard and de-

> mons or after the first publication in some newspaper, as provided in this section. amended so as to read as follows: Sec. Section 1. Be it enacted by the Gener- tract; which petition or cross-petition for Sec. 2. That se power, on the application of any party, when there is a separation in consequence by said county Treasurer. to enter upon any land in their township of illtreatment on the part of the bushand for the purpose of draining any husband or not; fifth, habitual drunken- and the same are hereby repealed. land held by more than one person, and ness; and sixth, confinement in the peni-

weeks from the service of notice of sum-

and damage beareafter provided for, as is so confined. thereupon it shall be the daty of said case of inability be examined in open of said officer township trustees to proceed to estimate court; but if they shall reside out of the tion to which such claimant will be enti- deposition may be taken as in other ca- rescutatives. fled for the appropriation of his said land, nes; but when the adverse party shall not for the purpose aforesaid, and the amount reside within the county in which the poif said compensation so determined upon thion is pending, or in an adjoining collected as are other expenses and dam- by publication in some newspaper of ages, and when collected shall be paid general circulation, in the county where

TIPFIN, O.

WILL give prompt steamen to all haviness

Went as the court below should have renawarded him by said township trostees, the said payments shall be made
below for such judgment or final order,
whenever the order or orders therefor
reversing such judgment or final order,
TIPFIN, O.

Went as the court below should have renawarded him by said township trostees,
district court us in other cases: Provided,
whenever the order or orders therefor
reversing such judgment or final order,
TIPFIN, O.

April 14, 1003.

AN ACT.

or changed and located by said commis-sioners of review subject to the revision of sufficient notice to the opposite party, or educational (unds. shall have power to grant alimony to the Sec. 2. That section one, nine and wife for her anstenance during the penthirteen, to which this is an amendment dency of a petition for divorce or alimony alone filed for any of the causes afore-

Sec. 6. That original sections 3, 9, 10, 15 and 17 of said act be and the same are hereby repealed. Sec. 7. This act shall take effect on the

to cases now pending, and to cases where an original or cross petition for alimony has heretofore filed, and ruled against the petitioner and the case removed in good H. FORD.

President of the Senate.

Presiden

N. H. VAN VORHES, applied for, the complainant shall file his Speaker of the House of Representatives. THOMAS H. FORD, President of the senate. April 15, 1857.

ANACT To amend the act further defining the duties of County Treasurer's passed apr. &, 1856.

Section I. Be it enacted by the General Assembly of the State of Ohio, That ing to any municipal corporation shall be paid out on the order or orders of such person as said corporation shall anthorize to draw such orders: All subject to be used for township school purposes shall be paid out on the order or orders of such person as the township board of rated village shall be paid out on the ordar or orders of the President of said board her election, give notice by service of a and said payment shall be made whenevand the county Auditor shall draw upon SEC. 3. This set shall take effect and cided any time after the expiration of six the county Treasurer in his favor as act-

OFFICE on Mainst, opposite the Postoffice, al Assembly of the State of Ohio, That alimony may be for the following causes so amended as to read as follows; Sec. 4. claim at the time when said trustees conveyance, devise, or leave to, or for mended as to read as follows: Section 1. neglect of duty; third, abandonment of compensation for the disbursement of said ditch or water course; and thereup any such person by the designation of mended as to read as follows: Section 1. nended as to read as follows: Section 1. neglect of duty; third, abandonment of compensation for the disbursement of said ditch or water course; and thereup-That the township trustees shall have the wife without good cause; fourth, the taxes herein required to be disbursed on it shall be the duty of said township interest in any successor of such person:

of constructing the ditch or water-course tion is filed ander the fourteenth section be designated by the Ohio," passed May 1, 1852, or to some said not is lessely repealed. provided for in the first section of this of the act to which this is amendatory or by the Conneil of said municipal cor- judge thereof, in the sum of five hundred other corporation organized according to act, to make such claim at the time when when the witnesses shall reside in the porations respectively, and asid appeal dollars, conditioned to pay all costs that some other law of the State of Ohio. said trustees shall meet for the purpose county where the application is made, or elections shall be held in accomisance with may be awarded against him, and said Sec. 3. Any real estate, of the descriptions and land of the description of th of locating said ditch or water-course; and the petition filed, they shall, unless in the laws regulating the regular election cause shall be tried in said probate court flor named in the second section of this

JOSEPH TRUESDALE, THOMAS H. FORD.

President of sonate, pro tom.

Columbus April 10, 1857.

Sec. 2. That section 4 of said act be so using, or maintaining any building strucamended as to read as follows: Section 4. ture, or other place for the exercise of have become vested in the State by vir-Hereafter no person shall be allowed any any trade, employment, manufacture or the of the provisions of this act. ompensation for the disbucsement of other business, which by obgasioning the taxes herein required to be disbursed noxious exhalations, noisomeor offensive by said county Treasurer. smells, becomes injurious and dangerous

Sec. 3. That original sections 2 and 4 to the health, comfort or property of inof the set to which this is an amend. dividuals, or the public; the causing or THOMAS H. FORD, passage thereof, and shall apply as well ad

substance to be collected, or to remain in Sea. 4: This act shall take effect on its any place, to the damage or prejudice of Treasurers of all municipal corporations impeling, without legal authority, the half and passage of any navigable river, harbor; legal authority ing inquers into country jails. passage. Township Treasurers and others or the public; the obstructing or passage of said act, the same as if it had er collection of water, or the corrupting. tions shall be held in accordance with the laws regulating elections of said officers. of the provisions of this act shall be by

courses and locate Ditches, in certain the expense and costs of the defendant in cases, passed May 1, 1854. Section 1. Be it enacted by the Gener- shall be abated or removed before said. al Assembly of the State of Ohio, That order shall be issued to the sheriff. education shall authorize to draw such scotions one, nine and furteen be so a Sec. 4. Any person injured in his orders: All belonging to any board of mended as to read as follows: Sec. 1. That education organized in a city or incorpo- the township trustees shall have power on ment of his estate, by any nuisance; may the application of any party, to un'er up. maintain, against the party guilty of the on any land in their township to view same, an action for the recovery of damcountersigned by the secretary thecoof; any water course or proposed ditch for ages as in other cases. the purpose of draining any land held by er the order or orders therefor shall be more than one person, and to cause and presented by the parties holding the same; ditch or water course to be located and set apart to each person interested in such ditali or water course, such portion of the ing Treasurer of such Township, munic same to be by him opened as shall be ipal corporation, or board of education, deemed right and just, according to the for the funds severally due for these va- benefit to be derived by such person from Sec. 2. That section ten of said act be rious purposes; and the County Treasu- the opening of said ditch or water course rer shall thereupon open an account with and also to assess against him such por-10. That the wife may file her petition these several funds, and charge himself tion of the expenses and damage hereafas aforesaid in the court of common pleas with the amount of ouch orders; and ter provided for, as according to right and no grant, conveyance, devise, or lease of for alimony alone, or in case a petition thereafter the said funds shall be paid out justice he ought to pay. Sec. 9. It shall personal or real estate to, nor any trust To amend an act authorizing the Trus- for divorce shall have been filed by the by him upon the order of the various offi- be the duty of any person claiming com. of such personal or real estate, for the tees of Townships to establish Water husband, she may file her cross petition courses and locate Ditches, in certain for allmony, with or without the prayer cases, passed May 1, 1854.

The shall not dissolution of the marriage condition of the marriage Sec. 2. That section four of said act be first section of this act, to make such person or his successor; and no such grant trusters, to proceed to estimate and de. Provided, that this section shall not be Sec. 3. That original sections 2 and 4 termine the amount of compensation to deemed to admit the validity of any such to view any water course or proposed whether the wife be maintained by the of the act to which this is amendatory be which such claimant will be entitled for grant, conveyance, devise, or lease herethe appropriation of his said land, for the tofore made.

according to the provisions of an act pas | act, and which has been heretofore grantsed April 30, 1852, entitled "an net to ed, devised, or demised to any perion of and determine the amount of compensation to owners of persons in any ecclosiastical office, or or private property appropriated to the use done, or by the designation of such office of corporations," and the act amendato- or orders, or otherwise shall be desugry thereto, so far as the same may be ap- to be held in trust for the benefit of the plicable; Provided, that if the appellant congregation or scalery using the same, shall not, on said trial in the probate and shall, unless previously conveyed to appertioned and assessed against the parties of reciding in such county, or in an addisent a said disch or system course, as projoining county, and shall be placed taking depositions shall be given
collected as are other expenses and damby publication in some reciding in such county, or in an addisch or system course, as projoining county, and shall be placed taking depositions shall be given
ded him by said township trustees, be Section 1. Be it enacted by the Gener- Sec. 13. If it shall appear from the re- this act, vest in the religious corporation

design to a series of each mean and the series of each mean and the series of the seri

TITIN TRIPLING State man as take part in the election, to

Provident of the Squate.

N. H. VAN VORHES,

AN ACT

Section 1. Be it enacted by the Gener-

In relation to Conveyances and Davises

of Property for Religious purposes.

April 15, 1857.

doing so, they would safe be frequer the

To mill expecibers. Any course of this came 1 pl. 21 A deliver seemently of discontinuous as the

| Daily anarpeal the applicated the positioner NO. 32. there papers, will in suchject to and p

the duty of the Governor of the State, and he is hereby authorized, upon being satisfied that the congregation or the soclety which had used, occupied, orenjay-or such real essate, for the jurpose afore-said, prior to the death of the person or Sec. 2. That the erecting, continuing, which shall thereupon be vested with all

Sec. 6. This act shall take effect on the passage thereof. N. H. VAN VORHES.

Speaker of the House of Representatives. President of the Sanate.

No. 119.

Section 1. Be it enacted by the Gener not passed, and in conformity with the or rendering unwholesome or impure any at Assembly of the State of Ohio, Than several laws in force government the class, water-course stream, or water or unless it shall be unlawful for any sheriff, jailor several laws in force governing the elec- water-nourse stream, or water; or unlaw- or other person to convey or procure to of said officers. In case of vacancies fully diverting any such water course occurring in the office of Township Trens from its natural course for state, to the urer, or of Treasurer of any city or in- injury or prejudice of others; and the obcorporated village by reason of non elec-tion of any such officers in accordance with the provisions of this set, the said public highways, or stream or alleys of it shall be maked the confined therein. And vacances shall be filled by special electary city or village, shall be deemed noist it shall be unlawful for any sheriff, jailor tions to be held at such times as shall be succes; and every person or persons guil-designated by the Township Trustees, or ty of erecting, continuing using or main-by the Company of t by the Council of said municipal corpor. Laming, or causing any such nuisances, by any mesns whatever, any spirituous ations respectively and said special elec-tions shall be held in accordance with the Sec. 3. All prosecutions for a violation of this act. by any means whatever, any spirituous of this act. by any means whatever, any spirituous

Speaker of the House of Representatives of the county in which the offence is committed, and in case of the conviction thereof, be fined to fany person for any such nuisances, the court shall make it a part of the county fail not less than ten, or be imprised in the courty fail not less than ten nor more than their days. It shall be the ance be abated or removed, by an order to duly of the judges of the courts of comto amend an ast authorizing the Trus- be issued from said court to the shariff mon pleas to give this act in charge to tees of Townships to establish Water of the proper county, for that purpose, at grand juries at each and every session of

said courts. such prosecution, unless such nuisance Suc. 3. This act to take effect from and after its passage, and all fines collected under it shall go into the county treasuries as other moneys collected for gen-

N. H. VAN VORHES, Speaker of the House of Representatives.

THOMAS H. FORD, President of the Senate. April 15, 1857.

Speaker of the House of Representatives THOS. H. FORD, (No. 116:) AN ACT. President of the Senate. To amend an act entitled "an act regulating appeals to the Diotrict Courts passed March 23, 1852. Scories I. He it canetal by the

General Assembly of the State of Ohio. That the second section of said not be amended so as to read as follows: Section al Assembly of the State of Ohio, That 2. The party desirous of appealing his cause to the District Court shall, at the term of the Co rt in which the judgement or decree was rendered, enter on the records of the Court notice of such intention, and shall, within thirty days after the rising of such Court, give an undertaking; with one or more sufficient aureties to be approved by the Clerk of the Court or any Judge thereof, in the penalty and with the conditions hereinstter provided. judgement or decree shall have given no tice, as sforesaid, and shall die within the time limited for such appeal, and before perfecting the same, the administrator or Sec. 4. This not shall take effect on its purpose aforesaid; and the amount of said | Sec. 2. No future grant, conveyance, executor of such deceased party; at any A first stock of the intensity of flaggies, etc., stock and set apart to each person insignal to the best manner and of the most dark to each person inthe intensity and the most manner and of the most dark to each person inthe intensity and the most dark to each person inthe intensity and the most dark to each person inthe intensity and the most dark to each person inthe intensity and the most dark to each person inthe intensity and the most dark to each person inthe intensity and the most dark to each person inthe intensity of Ohio, or in the penitentiary of Ohio, or in the penite to cause said ditch or water-course to be tentiary of Ohio, or in the penitentiary passage. Township Treasurers and compensation so determined upon & awar-devise, or lease of any real estate course time within thrity days after his appoint such parties of the same to be by him or the District of Columbia, for any passage of said act, the same as if it had or water course, as provided in the first appropriated to the purposes of religious carse notice of his intention, a such act, the same as if it had or water course, as provided in the first appropriated to the purposes of religious carse notice of his intention, a such act, the same as if it had or water course, as provided in the first appropriated to the purposes of religious carse notice of his intention, a such act. ecording to the benefit to be derived by grade as is or may be by the laws of this several laws in force governing the elec- other expenses and damages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when tion or society, or a cometery connected manages, and when the connected manages, and the connected manages of the connected manages, and the connected manages of the connected manages are connected manages. such person from the opening of said state, punished with imprisonment in tion of said officers. In case of vacan- collected shall be paid over to the party therewith, shall vest any right, title or said court; and such alministrator or a ditch or water-course; and also to makes the penitentiary, in which case the applicies occurring in the office of Township entitled thereto; and should any party in
against him such portion of the expenses cation shall be made while the husband Treasurer of any city or whose favor compensation is awarded, such grant, conveyance, devise or Teasurer of any city or whose favor compensation is awarded, such grant, conveyance, devise or Teasurer of any city or and damage beareafter provided for, as according to right and justice he ought to pay. Section 9. It shall be the day of any person claiming compensation for the any person claiming compensation for the appropriation of his land for the propose of his day after making of such award, appear and the provisions of this act, the provisions of the any person claiming compensation for the appropriation of his land for the propose of his day after making of such award, appear and the feel agriculture of the may within ten may be made, unless the same shall be considered as to read as follows: Sec. 15 dance with the provisions of this act, the proposed in a proposed in a proposed in the control of the proposed in the control of the same as an other cases of appeal.

Sec. 3. That section 15 of said act to provide the result of the reaction and the control of the said vacancies shall be full in said vacancies shall be filled by special and proposed course of a bond, incorporated companies in the control of the said vacancies shall be for the creation and regulation of the said vacancies shall be full in said vacancies shall be full in said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be full of the provisions of the said vacancies shall be said vacancies shall be said vacancies. Sec. 3. This not shall take effect from

and after its passage.

Speaker of the House of Representatives. THOMAS H. FORD, - President of the Saute. April 1 tih. 1857

Acurron's Orvice Senses County) This is to carrily that I have sometime!

This page is now full. - Hataman,

